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Attorney for Scott A. McGowan and Mildred L. McGowan

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF WASHINGTON

In re. . .

No. 14-03113-FPC13
Chapter 13

SCOTT A. McGOWAN and MILDRED L. McGOWAN,

**POST-CONFIRMATION
MODIFICATION OF CHAPTER 13
PLAN AND CERTIFICATE OF NO
ADVERSE EFFECT**

Debtors.

The above-named Debtors, by and through their counsel Davidson Backman Medeiros PLLC, hereby modify their Chapter 13 Plan filed herein on September 26, 2014 [*Docket No. 11*], as modified by the Stipulated Modification Of Plan filed on November 11, 2014 [*Docket No. 29*], confirmed by the Order Confirming Chapter 13 Plan entered herein on November 12, 2014 [*Docket No. 36*] and modified post-confirmation by the Stipulated Modification of Plan filed on December 18, 2014 [*Docket No. 46*], the Stipulated Modification of Plan filed on January 5, 2016 [*Docket No. 50*], the Stipulated Modification of Plan filed on June 21, 2016 [*Docket No. 53*], the Post-Confirmation Modifciation of Plan and Notice Thereof filed on October 10, 2016 [*Docket No. 60*], the Post-Confirmation Modification of Plan and Certificate of No Adverse Effect filed on June 9, 2017 [*Docket No. 75*] and the Post-Confirmation Modification of Plan and Certificate of No Adverse Effect filed on July 2, 2018 [*Docket No. 76*] (hereinafter the “Plan”) as follows:

1. Debtors will pay Federal National Mortgage Association directly under Plan paragraph III.B. commencing September 2019.

**DAVIDSON BACKMAN MEDEIROS
ATTORNEYS AT LAW
A PROFESSIONAL LIMITED LIABILITY COMPANY**

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Post-Confirmation Modification of Plan
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1 2. All other aspects of the Plan remain unchanged.

2 It is certified that the modified Plan proposes to be completed within five
3 years after the time that the first payment under the original Plan was due.

4 DATED this 28th day of March 2019.

5 DAVIDSON BACKMAN MEDEIROS PLLC

6 _____
7 */s/ Jeremy S. Davidson*

8 Jeremy S. Davidson, WSBA No. 41237
9 Attorney for Scott A. McGowan and Mildred
L. McGowan

11 **CERTIFICATE**

12 There were no changes to the Plan or to the treatment of creditors by this
13 Modification which adversely affected creditors; therefore no service of the
14 Modification was made on creditors.
15

16 DATED this 28th day of March 2019.

17 DAVIDSON BACKMAN MEDEIROS PLLC

18 _____
19 */s/ Jeremy S. Davidson*

20 Jeremy S. Davidson, WSBA No. 41237
21 Attorney for Scott A. McGowan and Mildred
L. McGowan

22 DAVIDSON BACKMAN MEDEIROS
23 ATTORNEYS AT LAW
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